1	BOHN & BOHN LLP						
2	RAM FLETCHER, ESQ State Bar #240740 152 North Third Street, Suite 200 San Jose, California 95112						
3 4	Telephone: (408) 279-4222 Fax No.: (408) 295-2222						
5	Attorneys for Plaintiff						
6	The second secon						
7							
8	UNITED STATES DISTRICT COURT						
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA						
10	JASON ZAREMBA, Case No: C08-04451MHP						
11	Plaintiff, STIPULATION AND IPROPOSED ORDER						
12	Plaintiff, STIPULATION AND [PROPOSED] ORDER TO EXTEND THE EXPERT DISCOVERY v. CUT-OFF DATE						
13	v. CUI-OFF DATE						
14	COUNTY OF SAN MATEO, et al.						
15	Defendants.						
16							
17	The parties jointly seek to extend the expert discovery cut-off date scheduled for September						
18	7, 2009, to allow the court to rule on Defendant's Motion for Summary Judgement and allow time						
19	for further settlement discussions.						
20	IT IS HEREBY STIPULATED by the plaintiff JASON ZAREMBA, defendants CITY OF						
21	MENLO PARK, OFFICER DOUGLAS, OFFICER ESTRADA and defendants COUNTY OF SAN						
22	MATEO and OFFICER MYERS, through their counsel of record, to extend the September 7, 2009,						
23	expert discovery cut-off date to September 22, 2009.						
24							
25	///						
26	///						
27							
28							
	Zaremba vs. County of San Mateo, et al.						
\parallel	Stipulation and Order to Extend the Expert Discovery Cut-Off Date						

		,	
1	Dated: August 20, 2009		BOHN & BOHN LLP
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3		i i	172
4	I		RAM FLETCHER Attorneys for Plaintiff
5			JASON ZAREMBA
6	Dated: August <u>20</u> , 2009		COUNTY OF SAN MATEO DEPUTY COUNTY COUNSEL
7		1	DEPOTY COUNTY COUNSEL
8		4	Olano M /
9	E	3 Y : \i	REBECCA M. ARCHER
10		Ì	Attorneys for Defendants COUNTY OF SAN MATEO and OFFICER MARK T. MYERS
11		,	OTTIOEK WARK T. WIEKS
12	Dated: August, 2009	į	ORGENSON, SIEGEL, MCCLURE, FLEGEL
13			
14	В	Y: Ī	NICOLAS A. FLEGEL
15		(Attorneys for Defendants CITY OF MENLO PARK, OFFICER
16		1	NICHOLAS DOUGLAS and OFFICER EDWARD ESTRADA
17		790	
18		ORDE	<u>R</u>
19	In consideration of the stipulation signe	d by th	e parties and good cause appearing, it is hereby
- 11	ordered that:		
21	The September 7, 2009 expert discovery	y cut-o	ff date is extended to September 22, 2009.
22	IT IS SO ORDERED.	SI.	TES DISTRICT
23			STATE OF PERONE
41.5	Dated:, 2009	Ū	ONORAD ODDERED
25		1	ONOPAS SO ORDERED IT IS SO ORDERED
26		[
27		\	Judge Marilyn H. Patel
28			
	Zaremba vs. County of San Mateo, et al.	•	ate VDISTRICT OF CE
Ш	Stipulation and Order to Extend the Expert Discovery Cu	it-Off Da	ate DISTRICT OF 2

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1	Dated: August 20, 2009		BOHN & BOHN LLP			
2	at the second of		1/2			
3	В	Y:	RAM FLETCHER Attorneys for Plaintiff			
5			JASON ZAREMBA			
6	Dated: August, 2009		COUNTY OF SAN MATEO			
7	And the second of		DEPUTY COUNTY COUNSEL			
8						
9	В	Y:	REBECCA M. ARCHER Attorneys for Defendants			
10			COUNTY OF SAN MATEO and OFFICER MARK T. MYERS			
11	2					
12	Dated: August <u>2</u> , 2009		JORGENSON, SIEGEL, MCCLURE, FLEGEL			
13			12171			
14	ВУ	Y:	NICOLAS A. FLEGEL Attorneys for Defendants			
16			Attorneys for Defendants CITY OF MENLO PARK, OFFICER NICHOLAS DOUGLAS and OFFICER			
17			EDWARD ESTRADA			
18		nn.	ED.			
19	ORDER In consideration of the ation letter and leading at the second leading at the sec					
20	In consideration of the stipulation signed by the parties and good cause appearing, it is hereby ordered that:					
21	The September 7, 2009 expert discovery cut-off date is extended to September 22, 2009.					
22	IT IS SO ORDERED.		,			
23						
24	Dated:, 2009		HONORABLE MARILYN PATEL			
25			HONORABLE MARILIN PAIEL			
26						
27 28						
	Zaremba vs. County of San Mateo, et al.					